

SB3382



98TH GENERAL ASSEMBLY

State of Illinois

2013 and 2014

SB3382

Introduced 2/14/2014, by Sen. Antonio Muñoz

SYNOPSIS AS INTRODUCED:

35 ILCS 200/10-155

Amends the Property Tax Code. Provides that, in the case of public and private golf courses, the following shall be considered used for open space purposes: (1) tees, fairways, and greens; (2) buildings and structures, including clubhouse buildings, that are used exclusively for golf-related purposes; (3) buildings located on the grounds of the golf course and used exclusively for the purpose of housing employees of the golf course.

LRB098 19482 HLH 54654 b

FISCAL NOTE ACT
MAY APPLY

HOUSING
AFFORDABILITY
IMPACT NOTE ACT
MAY APPLY

A BILL FOR

1 AN ACT concerning revenue.

2 **Be it enacted by the People of the State of Illinois,**
3 **represented in the General Assembly:**

4 Section 5. The Property Tax Code is amended by changing
5 Section 10-155 as follows:

6 (35 ILCS 200/10-155)

7 Sec. 10-155. Open space land; valuation. In all counties,
8 in addition to valuation as otherwise permitted by law, land
9 which is used for open space purposes and has been so used for
10 the 3 years immediately preceding the year in which the
11 assessment is made, upon application under Section 10-160,
12 shall be valued on the basis of its fair cash value, estimated
13 at the price it would bring at a fair, voluntary sale for use
14 by the buyer for open space purposes.

15 Land is considered used for open space purposes if it is
16 more than 10 acres in area and:

17 (a) is actually and exclusively used for maintaining or
18 enhancing natural or scenic resources,

19 (b) protects air or streams or water supplies,

20 (c) promotes conservation of soil, wetlands, beaches,
21 or marshes, including ground cover or planted perennial
22 grasses, trees and shrubs and other natural perennial
23 growth, and including any body of water, whether man-made

1 or natural,

2 (d) conserves landscaped areas, such as public or
3 private golf courses,

4 (e) enhances the value to the public of abutting or
5 neighboring parks, forests, wildlife preserves, nature
6 reservations, sanctuaries, or other open spaces, or

7 (f) preserves historic sites.

8 Land is not considered used for open space purposes if it
9 is used primarily for residential purposes.

10 If the land is improved with a water-retention dam that is
11 operated primarily for commercial purposes, the
12 water-retention dam is not considered to be used for open space
13 purposes despite the fact that any resulting man-made lake may
14 be considered to be used for open space purposes under this
15 Section.

16 In the case of public and private golf courses, the
17 following shall be considered used for open space purposes:

18 (1) tees, fairways, and greens;

19 (2) buildings and structures, including clubhouse
20 buildings, that are used exclusively for golf-related
21 purposes;

22 (3) buildings located on the grounds of the golf course
23 and used exclusively for the purpose of housing employees
24 of the golf course.

25 (Source: P.A. 95-70, eff. 1-1-08.)